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28 **UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

18 MICHELLE WEEKS and MARIA
19 SANDOVAL, each individually and on
20 behalf of all others similarly situated,

21 Plaintiff,

22 v.

23 KELLOGG COMPANY, a Delaware
24 corporation; KELLOGG USA, INC., a
25 Michigan corporation; KELLOGG
SALES COMPANY, a Delaware
corporation, and DOES 1 through 100,
inclusive,

26 Defendants.

27 } No. CV 09-08102 (MMM) (RZx)
28 } Hon. Margaret M. Morrow
} **PLAINTIFFS' RESPONSE TO
STEHLE'S RESPONSE TO
AMENDED AND SUPPLEMENTAL
SETTLEMENT AGREEMENT AND
NOTICE OF SETTLEMENT OF
STEHLE'S REQUEST**
} Complaint Filed: November 5, 2009
} Consolidated: September 20, 2010
} Trial Date: Vacated

1 Plaintiffs Michelle Weeks, Maria Sandoval and Katie Dintelman (collectively,
2 "Plaintiffs") respectfully submit this reply to objector Nicholas John Stehle's
3 Response to Amended And Supplemental Stipulation of Settlement (Dkt. 154) (the
4 "Response").

5 In his Response, Stehle does not offer any further objections to the Settlement,
6 but, he claims that he materially improved the Settlement and, on that basis, requested
7 attorneys' fees and costs in the amount of \$33,281.63. Plaintiffs have agreed to settle
8 Mr. Stehle's claim for \$21,000 in attorneys' fees and a \$700 incentive payment to Mr.
9 Stehle, subject to Court approval. These funds will be deducted from the \$879,237
10 attorneys' fees, subject to the Court's approval.

11 Accordingly, Plaintiffs respectfully request that the Court enter an order finally
12 approving the Settlement and ordering that \$21,700 of the attorneys' fees be awarded
13 to Stehle and the remaining \$857,537 be awarded to Plaintiffs as set forth in the
14 Stipulation of Settlement.

15
16 Dated: September 26, 2011

MILSTEIN ADELMAN, LLP

17
18 **Michelle Weeks**

19
20 /s/ *Sara D. Avila*

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CERTIFICATE OF SERVICE

I hereby certify that on September 26, 2011, I served **PLAINTIFFS' RESPONSE TO STEHLE'S RESPONSE TO AMENDED AND SUPPLEMENTAL SETTLEMENT AGREEMENT AND NOTICE OF SETTLEMENT OF STEHLE'S REQUEST** to the following via Federal Express/ Overnite Express:

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